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1 2 3 4 5 6 7	RIMON, P.C. Karineh Khachatourian (SBN 202634) karineh.khachatourian@rimonlaw.com Phillip K. Wang (SBN 186712) phillip.wang@rimonlaw.com Nikolaus A. Woloszczuk (SBN 286633) nikolaus.woloszczuk@rimonlaw.com 2479 E. Bayshore Road, Suite 210 Palo Alto, CA 94303 Telephone: (650) 461-4433 Facsimile: (650) 461-4433 Attorneys for Defendant, BARRACUDA NETWORKS, INC.	KAO, LLP Chris Kao (SBN 227086) ckao@kaollp.com Andrew Hamill (SBN 25116) ahamill@kaollp.com 201 Mission Street, Suite 1930 San Francisco, California 94105 Tel. 415.539.0996 Fax. 866.267.0243 Attorneys for Plaintiff, OPTRICS INC.			
8	UNITED STATES DIS	STRICT COURT			
9	NORTHERN DISTRICT	OF CALIFORNIA			
10	SAN FRANCISCO DIVISION				
11					
12	OPTRICS INC.,	Case No. 17-cv-04977-RS-TSH			
13 14	Plaintiff, v.	STIPULATION AND ORDER ENTERING STAY OF CASE PENDING SETTLEMENT EXCEPT			
15	BARRACUDA NETWORKS, INC., a Delaware Corporation, and DOES 1 through 10, inclusive,	ECF NO. 234			
16 17	Defendant.				
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Plaintiff Optrics Inc. ("Optrics" or "Plaintiff" or "Counter-claim Defendant"), Optrics'
related entities OPTRICS, INC., 891014 AB LTD., OPTRICS (A PARTNERSHIP), MATRIX
CAPITAL CORP., ZINTRICS, INC., STURBY TECHNICAL SERVICES, INC., UMBERLAND
BAY CONSULTING INC., 1183470 AB LTD., 1183464 AB LTD.,1183459 AB LTD.,
("Counterclaim Defendants") and Defendant and Counterclaim Plaintiff Barracuda Networks, Inc
("Barracuda," "BNI," or "Defendant") (collectively "Parties"), by and through their undersigned
counsel, hereby state and stipulate as follows (the "Stipulation"):

WHEREAS, on July 10, 2020, the Parties reached an agreement in principle to resolve this lawsuit and are currently working on drafting a final settlement agreement;

WHEREAS, as part of the settlement, the Parties agreed and jointly request that the Court stay the case, except for BNI's Motion for Sanctions, ECF No. 234, wherein the Parties request the Court issue an order;

WHEREAS, each party to this stipulation has reviewed and understands it and agrees to be bound by it through its counsel; and

WHEREAS, the Parties need additional time to formalize in writing their settlement agreement as well as allow for compliance of certain terms that may take three months or less to complete.

NOW, THEREFORE, the Parties hereby stipulate and agree as set forth below.

- 1. The case and any pending deadlines, including any outstanding discovery deadlines, shall be stayed in light of the pending settlement, except for BNI's Motion for Sanctions, ECF No. 234 and any related enforcement actions arising from BNI's Motion;
- 2. Within 30 days from this Court's order granting the relief requested herein, the Parties shall file a notice of settlement or provide the Court with a status update;
- 3. The Parties shall file a dismissal with the Court within 90 days after the date of execution of the settlement agreement or provide the Court with a further status update.

IT IS STIPULATED AND AGREED, by and between the Parties, by and through their respective undersigned attorneys, as to the above.

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1			Respectfully submitted,
2			KAO LLP
3	Dated: July 20, 2020	By:	/s/ Andrew Hamill
4	, , , , , , , , , , , , , , , , , , ,	J.	Chris Kao Andrew Hamill
5			Attorneys for Plaintiff,
6			OPTRICS INC.
7			RIMON, P.C.
8	Dated: July 20, 2020	By:	/s/ Karineh Khachatourian
9	Dated. July 20, 2020	Dy.	Karineh Khachatourian Nikolaus A. Woloszczuk
10			Attorneys for Defendant, BARRACUDA NETWORKS, INC.
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1	<u>ORDER</u>			
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3	Pursuant to the Parties'	stipulation, and for g	ood cause shown, IT IS SO ORDERED.	
4			21101	
5	Dated: July 20	, 2020	By: Hon Richard Seeh	
6			Hon. Richard Seebog United States District Court Judge	
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